

## General Assembly

## Raised Bill No. 7150

January Session, 2007

LCO No. 4126

* HB07150JUDAPP040307 *
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Referred to Committee on Judiciary

Introduced by: (JUD)

## AN ACT CONCERNING THE FUNDING OF REGIONAL CHILDREN'S PROBATE COURTS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 45a-8a of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective July 1, 2007*):
- 3 (a) For the purposes of this section, "children's matters" means: (1)
- 4 Guardianship matters under sections 45a-603 to 45a-625, inclusive; (2)
- 5 termination of parental rights matters under sections 45a-706 to 45a-
- 6 719, inclusive; (3) adoption matters under sections 45a-724 to 45a-733,
- 7 inclusive, 45a-736 and 45a-737; (4) claims for paternity under section
- 8 46b-172a; (5) emancipation matters under sections 46b-150 to 46b-150e,
- 9 inclusive; and (6) voluntary admission matters under section 17a-11.
- 10 (b) The Probate Court Administrator shall [, within available
- resources,] establish a regional children's probate court in a region that
- 12 shall consist of the probate districts of New Haven, Branford, East
- 13 Haven, Hamden, Milford, North Branford, North Haven, Orange,
- 14 West Haven and Woodbridge. In establishing such court, the Probate
- 15 Court Administrator shall consult with the probate judges of such

- 16 districts, each of whom may participate on a voluntary basis.
  - (c) In addition to the court established under subsection (b) of this section, the Probate Court Administrator may, within available appropriations, establish six additional regional children's probate courts in regions designated by the Probate Court Administrator. In establishing such courts, the Probate Court Administrator shall consult with the probate judges of the districts located in each designated region, each of whom may participate on a voluntary basis.
  - (d) The Probate Court Administrator may establish a regional children's probate court under this section in (1) any existing probate court facility within a district located in a region, or (2) a separate facility located in a region as may be designated by the Probate Court Administrator. Each regional children's probate court shall be established and operated with the advice of the participating probate judges of such districts and the administrative judge appointed under subsection (g) of this section. Such participating probate judges and administrative judge shall serve as the judges of the regional children's probate court, except as provided in subdivision (1) of subsection (g) of this section. Such judges shall hear and determine all children's matters as may come before them on a docket separate from other probate matters.
  - (e) (1) [For the purposes of this section, the Probate Court Administrator may, subject to the provisions of section 45a-84, expend from the Probate Court Administration Fund established under section 45a-82 such amounts as the Probate Court Administrator may deem reasonable and necessary for the establishment, improvement, maintenance and operations of court facilities located in each such designated region] Funds for the establishment, improvement, maintenance and operation of regional children's probate courts and the compensation of the administrative judges and employees of such courts shall be paid from amounts appropriated from the General Fund for the purposes of this section.

- (2) Nothing in this section shall be construed to relieve any town of its obligation to provide and maintain court facilities pursuant to section 45a-8.
  - (f) The Probate Court Administrator may, [subject to the provisions of section 45a-84, expend moneys from the Probate Court Administration Fund to pay within available appropriations, provide for necessary improvements of a facility designated as a regional children's probate court under this section, [to pay operating expenses of a regional children's probate court and [to] reimburse participating towns or cities for any costs of leasing office space for a regional children's probate court, and any necessary improvements thereto, and for expenses under subsection (g) of this section.
  - (g) (1) The Probate Court Administrator, with the advice of the participating probate judges of the districts located in the designated region, shall appoint an administrative judge for each regional children's probate court. The administrative judge shall be a probate judge at the time of such appointment. If the administrative judge ceases to serve as a probate judge after such appointment, the administrative judge may continue to serve as administrative judge at the pleasure of the Probate Court Administrator, but shall not have the powers granted to an elected probate judge and shall not hear and determine children's matters before such regional children's probate court. Subject to the approval of the Chief Court Administrator, the Probate Court Administrator shall fix the compensation of the administrative judge. [and such compensation shall be paid from the Probate Court Administration Fund.] Such compensation, together with the administrative judge's compensation as a probate judge of the district to which he or she was elected, shall not exceed the compensation provided under subsection (k) of section 45a-92. The administrative judge shall have such benefits as may inure to him or her as a probate judge and shall receive no additional benefits, except for compensation provided under this section.
- (2) Each administrative judge shall be responsible for the

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81 management of cases, coordination of social services, staff, financial 82 management and record keeping for the regional children's probate 83 court for which the administrative judge is appointed. The 84 administrative judge may, with the approval of the Probate Court 85 and within available appropriations, Administrator purchase 86 furniture, office supplies, computers and other equipment and contract 87 for services that the administrative judge [may deem] considers 88 necessary or advisable for the expeditious conduct of the business of 89 the regional children's probate court. [Such expenses shall be paid for 90 pursuant to section 45a-8.] If a separate facility for a regional children's 91 probate court is established pursuant to subdivision (2) of subsection 92 (d) of this section, the participating town or city shall be reimbursed 93 for such expenses [from the Probate Court Administration Fund] upon 94 presentation of vouchers to, and with the approval of, the Probate 95 Court Administrator.

- (h) Each administrative judge for a regional children's probate court may, with the approval of the Probate Court Administrator, employ such persons as may be required for the efficient operation of the regional children's probate court. Such employees shall be employees of the regional children's probate court and shall be entitled to the benefits of probate court employees under this chapter. Such employees shall not be deemed to be state employees.
- (i) Any probate court within a region designated under subsection (b) or (c) of this section may transfer children's matters to the regional children's probate court for such region. Any regional children's probate court may accept transfers and referrals of children's matters from probate courts within its region.
- 108 (j) Each regional children's probate court shall be considered a 109 probate court for the purposes of this chapter.
- 110 (k) The Probate Court Administrator shall establish policies and 111 procedures to implement the provisions of this section. [On or before 112 January 3, 2007, the Probate Court Administrator shall submit a report

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**APP** 

113 concerning the operation and effectiveness of the regional children's 114 probate courts established under this section to the joint standing 115 committee of the General Assembly having cognizance of matters 116 relating to the judiciary, in accordance with section 11-4a.]

This act shall take effect as follows and shall amend the following sections:			
Sections.			
Section 1	July 1, 2007	45a-8a	

JUD Joint Favorable C/R